

<p>UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-2(c)</p>	
<p>ROMANO GARUBO &amp; ARGENTIERI Emmanuel J. Argentieri, Esquire 52 Newton Avenue, P.O. Box 456 Woodbury, New Jersey 08096 (856) 384-1515 Attorney for Secured Creditor, U.S. Bank National Association, as Legal Title Trustee for Truman 2016 SC6 Title Trust</p>	
Jimmy Lee Mason xxx-xx-0398	Case No.: 20-22961 Chapter: 13 Judge: VFP
Debtor.	

**CERTIFICATION RE POST-PETITION PAYMENT HISTORY AND CALCULATIONS  
OF AMOUNTS DUE ON THE NOTE AND MORTGAGE DATED 1/23/06**

I, Brian Gaske of full age, am employed as a Assistant Vice President by Rushmore Loan Management Services, LLC ("Rushmore"). Rushmore services this loan for U.S. Bank National Association, as Legal Title Trustee for Truman 2016 SC6 Title Trust, ("Movant"), hereby certifies the following information:

**BACKGROUND INFORMATION**

Recorded in Bergen County, New Jersey

Property Address: 1370 Van Duyn Place, Teaneck, NJ 07666

Mortgage Holder: U.S. Bank National Association, as Legal Title Trustee for Truman 2016 SC6 Title Trust

Mortgagor(s)/Debtor(s): Jimmy Lee Mason

Date debtor(s) petition was filed: 11/24/2020

*Post-Petition payment address:*

Rushmore Loan Management Services, LLC  
PO Box 52708  
Irvine, CA 92619-2708

**AMOUNT OF POST-PETITION DEFAULT**  
(As of January 19, 2022)

Amount of Debtor's monthly post-petition mortgage payment: \$1,589.79

Since the petition date, 14 payments should have been made to the mortgagee. Since the petition date 11 payments have been made, leaving 3 payments in arrears through the payment due January 1, 2022. The total amount of post-petition payment default is \$4,769.16 (3 post-petition mortgage payments at \$1,589.79 each, less \$0.21 suspense balance).

Amount Due	Date Payment Was Due	How Payment Was Applied (Mo/Yr)	Amount Received	Date Received	Check Transaction No.

\*See attached payment history

Amount Held in Suspense (if any): \$0.21

The monthly payment commencing with the December 1, 2020 payment consists of:  
\$488.75 principal and interest  
\$1,101.04 taxes

PRE-PETITION ARREARS: \$97,579.33 as per filed Claim Number 7

WHEREFORE, Movant requests that the court enter an order granting it relief from the automatic stay.

I certify under penalty of perjury that the foregoing is true and correct.

1/27/22

Date

  
Signature

Brian Gaske

DATE	REF#	PATIENT CHARGES	TOTAL	REFUND	REFUND
22/07/20	46275	1,301.04	1,589.79		Payment listed in POC

